

TENTATIVE RULINGS for CIVIL LAW and MOTION

April 2, 2009

Pursuant to Yolo County Local Rules, the following tentative rulings will become the order of the court unless, by 4:00 p.m. on the court day before the hearing, a party requests a hearing and notifies other counsel of the hearing. To request a hearing, you must contact the clerk of the department where the hearing is to be held. If no hearing is requested, the tentative ruling is effective immediately. Copies of the tentative rulings will be posted at the entrance to the courtroom and on the Yolo Courts Website, at www.yolo.courts.ca.gov. If you are scheduled to appear and there is no tentative ruling in your case, you should appear as scheduled.

Telephone number for the clerk in Department Fifteen: (530) 406-6942

TENTATIVE RULING

Case: **Huntley, Jr. v. Raley's**
 Case No. CV PO 96-630

Hearing Date: **April 2, 2009** **Department Fifteen** **9:00 a.m.**

The petitioner and the minor are **DIRECTED TO APPEAR**.

TENTATIVE RULING

Case: **Johnson v. College Square Apartments**
 Case No. CV CV 06-1866

Hearing Date: **April 2, 2009** **Department Fifteen** **9:00 a.m.**

John C. Miller Jr.'s and Matthew A. Corsaut's motion to be relieved as counsel of record for Plaintiff Walter Johnson is **GRANTED**. (Cal. Rules of Court, rule 3.1362.) This order is not effective until Mr. Miller and Mr. Corsaut file a proof of service with the court showing service of a copy of the signed order on their client. (Cal. Rules of Court, rule 3.1362(e).)

TENTATIVE RULING

Case: **Saelee v. Martinez**
 Case No. CV PM 09-503

Hearing Date: **April 2, 2009** **Department Fifteen** **9:00 a.m.**

The unopposed petitions to approve compromise of disputed claims of minors Kellie Saelee and Linda Saelee are **DENIED WITHOUT PREJUDICE**. Petitioners did not provide (1) an original or a photocopy of all doctors' reports containing a diagnosis of and prognosis for the injury and a report of the claimant's present condition; and (2) an itemization of the costs sought to be allowed and charged against the settlement. (Cal. Rules of Court, rule 7.950.)

If the petitioners wish to address the above-listed deficiencies at the hearing, the petitioners and the minors are directed to appear or to show good cause why the petitioners and minors should not be required to appear. (Cal. Rules of Court, rule 7.952.) If the petitioners and the minors

choose to show good cause, they should do so by filing of declarations before the hearing setting forth the facts supporting good cause.

If no hearing is requested, this tentative ruling is effective immediately. No formal order pursuant to California Rules of Court, rule 3.1312 or further notice is required.